State of South Carolina, DE 17 2 54 FH '75 RIGHT OF WAY COUNTY OF GREENVILLE DONNIE S. TANKERSLEY R.M.C.

1. KNOW ALL MEN BY THESE PRESENTS	S: That
and	hereinafter called Grantor(s), in consideration of S 426 a body politic under the laws of South Carolina, hereinafter ledged, do hereby grant and convey unto the said Grantee a d situate in the above State and County and deed to which
is recorded in the office of the R. M. C. of said State	e and County in Deed Book 918 at page 543
and Book, at page, and	encroaching on Grantor(s) land a distance of 320
eet, more or less, and being that portion of my(our)) said land 40 feet wide during construction and
lile in the offices of Berea Public Service District Com	marked out on the ground, and being shown on a print on nunission and on file in the R. M. C. Office in Plat Book as that there are no liens, mortgages, or other encumbrances
o a clear title to these lands, except the following:	Mortgage to Fidelity Federal Savings and Loan
Association	4.04
which is recorded in the office of the R. M. C. of the	above said State and County in Mortgage Book 1196
t Page 189 and that Grantor is legally qual	lified and entitled to grant a right of way with respect to
to londe described basein	ever used herein shall be understood to include the Mort-
ight and privilege of entering the aforesaid strip of limits of same, pipe lines, manholes, and any other courpose of conveying sanitary sewage and industrial substitutions, replacements and additions of or to the irable; the right at all times to cut away and keep in the opinion of the Grantee, endanger or injure the oroper operation or maintenance; the right of ingress ferred to above for the purpose of exercising the right thereafter at any time and from time to time to over said sewer pipe line nor so close thereto as to in 3. It is Agreed: That the Grantor(s) may plant and: That crops shall not be planted over any sewer purpose under the surface of the ground; that the use of opinion of the Grantee, interfere or conflict with the derein mentioned, and that no use shall be made of Grantee, injure, endanger or render inaccessible the 4. It is Further Agreed: That in the event a box said sewer pipe line, no claim for damages shall on account of any damage that might occur to such some maintenance, or negligences of operation or maintenance of the or special terms and conditions of the coldent or mishap that might occur therein or thereto. All other or special terms and conditions of	crops, maintain fences and use this strip of land, provid- sipes where the tops of the pipes are less than eighteen (18) if said strip of land by the Grantor(s) shall not, in the use of said strip of land by the Grantee for the purposes the said strip of land that would, in the opinion of the sewer pipe lines or their appurtenances. building or other structure should be erected contiguous be made by the Grantor(s), her heirs or assigns, structure, building or contents thereof due to the operation chance, of said pipe lines or their appurtenances, or any to.
Charles and an arm	" THAT THE PROPER LINE BY
= CAND AND TRACKY DIE BE	Residen As war 15 PeniBer
To RIGINAL CONTRAL CORE	
amages of whatever nature for said right of way.	
the presence of:	_ Derve D. Carle (SEAL)
allay K. Casle	(SEAL)
into Allon	Grantor(s) FIDELATY FEDERAL SAYINGS AND LOAN ASSOCIATION
As to Grantor(s)	By: Dandan Band (SEAL) Roll & P. Mortgagee
anto Millon	Now W. Y. Mongagee
Sama Dun J	
As to Mortgagee	